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Applicant:

Dai Huang et al.

Serial No:

10/720,833

Filed:

November 24, 2003

For:

Manufacture of Carbon/Carbon Composites By Hot Pressing

Group Art Unit:

3683

Examiner:

Unknown

Attorney's Docket No:

P2025-2/N8958

Customer No.:

23456

PETITION UNDER 37 C.F.R. §1.47(a)

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Pursuant to 37 C.F.R. §1.47(a), the instant petition is provided to establish proof of the pertinent facts concerning the refusal of joint inventor Dave Snyder to join in the above-captioned application for patent. This petition is made by the attorney for assignee UCAR Carbon Company Inc. ("UCAR"), and accompanies the Declaration joined by the remaining joint inventors signed for all joint inventors (and is filed the same day as an Assignment of the remaining joint inventors to UCAR Carbon Company Inc. and a Power of Attorney from UCAR Carbon Company Inc. to the undersigned).

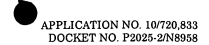
undersigned). 97/27/2004 SDIRETAL 00000025 501202

10720633

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130.00 DA

The above-captioned application was filed on November 24, 2003 and claims priority from provisional patent application Serial No. 60/430,578, filed December 3, 2002.



At the time the invention of the above-captioned application was made, Mr. Snyder, through his company Carbon Materials Consulting Inc., CMCI, was under contract to UCAR as a consultant (see contract attached as Exhibit 1). Mr. Snyder's consulting agreement was extended twice and currently expires on December 31, 2004 (see Exhibits 2 and 3), although it is not believed that Mr. Snyder is currently actively consulting for UCAR.

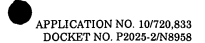
The relevant portion of Mr. Snyder's contract with UCAR states that:

CMCI will promptly disclose to [UCAR], in writing and in reasonable detail, any and all inventions, improvement, developments, technical information, skill and know-how, patentable and unpatentable, which a CMCI representative makes, discovers or develops for, or in the course of, or as a result of, the performance of services hereunder ..., and the same will be and remain [UCAR's] sole and exclusive property throughout the world. (Exhibit 1, page 3, paragraph 9).

The agreement continues on to state:

CMCI will ... without any other consideration, execute all documents and do all acts which may ... be necessary or desirable to confirm in [UCAR] all right, title and interest throughout the world in and to the Subject Developments and to enable and assist [UCAR] to procure, maintain, enforce and defend patents ... throughout the world (Exhibit 1, page 3, paragraph 9).

Thus, the agreement signed by Mr. Snyder obligates him to execute the declaration for the above-captioned application, as well as an assignment to UCAR.



In addition, attached is a copy of a Declaration and Assignment executed by Mr. Snyder for earlier-filed patent application Serial No. 10/372,349, filed February 24, 2003 (Exhibits 4 and 5).

Attached as Exhibit 6 hereto is a copy of a letter sent to Mr. Snyder by the undersigned on March 10, 2004, providing a copy of the above-captioned application and the declaration and assignment needed for completion of the filing requirements and assignment of the invention to UCAR (as well as the formal papers required for a sister Taiwanese application). The attached (Exhibit 7) FedEx airbill and tracking sheet show that the letter was received at Mr. Snyder's address on March 11, 2004.

Following the March 10 letter, Mr. Snyder and the undersigned had at least two conversations and exchanged several voicemail messages. During these conversations and in the messages, Mr. Snyder refused to sign the requested documents, unless he was paid at least thirty thousand dollars (\$30,000) he felt he is owed by UCAR. However, Mr. Snyder has not, to the knowledge of the undersigned, at any time made a formal legal claim for any such monies he suggested he is owed by UCAR. In addition, Mr. Snyder also indicated that it would take an additional several thousand dollars to compensate him for his time in reviewing the above-captioned application, once UCAR agreed to pay the \$30,000+.

APPLICATION NO. 10/720,833 DOCKET NO. P2025-2/N8958

As the excerpted portions of Mr. Snyder's agreement with UCAR indicate, however, he is obligated to execute the required documents "without any other consideration." Thus, Mr. Snyder was obliged to execute the Declaration and Assignment required for the above-captioned application, and provided to him in March. In the intervening four months, he has declined to do so, and UCAR is within its rights, especially in light of Mr. Snyder's consulting agreement, to proceed without him.

The Commissioner is authorized to charge the fee of \$130 under 37 C.F.R. \$1.17(h), as well as any deficiency, or credit any overpayment associated with the filing of this Petition to Deposit Account 50-1202.

Respectfully submitted,

James R. Cartiglia

Registration No. 30,738

WADDEY & PATTERSON A Professional Corporation

Customer No. 23456

ATTORNEY FOR APPLICANT

Waddey & Patterson 414 Union Street, Suite 2020 Bank of America Plaza Nashville, TN 37219 (615) 242-2400



CERTIFICATE OF MAILING

I hereby certify that this PETITION UNDER 37 C.F.R. §1.47(a) is being sent, first class mail, postage prepaid to the United States Patent and Trademark Office on July 22, 2004

James R. Cartiglia

Signatyre

Registration Number 30,738





12900 Snow Road, Parma, Ohio 44130

Technology Department

Product & Process Development Group

(216) 676-2000

Fax: (216) 676-2623

August 16, 2001

Mr. David R. Snyder Carbon Materials Consulting Inc. 3350 Lloyd Street Cuyahoga Falls, Ohio 44221-1030

SUBJECT: CONSULTING AGREEMENT

Dear Mr. Snyder:

The following will be an agreement between UCAR Carbon Company Inc. ("Company") and Carbon Materials Consulting Inc. ("CMCI") for the performance of certain consulting services, upon the terms and conditions hereinafter set forth.

Therefore, it is hereby mutually agreed as follows:

- 1. <u>SERVICES</u>: CMCI will perform consulting services as we may require during the term of this Agreement or any extension thereof in the field of carbon/carbon for use in truck, rail and automotive applications.
- 2. <u>AVAILABILITY</u>: CMCI will perform consulting services through D. R. Snyder on an "as-available" basis at all reasonable times requested by us during the term of this Agreement. CMCI services will be at the request of, and under the direction of, C. F. Chang.
- 3. <u>COMPENSATION</u>: In full compensation for CMCI services and agreements hereunder, we will pay CMCI monthly, within thirty (30) days after receipt of invoice at the rates of:

1-20 hours per month

\$100.00/hour

21-40 hours per month

\$85.00/hour

41 and greater per month

\$75.00/hour

for services performed by CMCI hereunder during the preceding calendar month at our request. Company agrees to pay CMCI for a minimum of twelve (12) hours per month for duration of this agreement. In addition, we will reimburse CMCI after receipt of CMCI invoice, for all reasonable traveling and living expenses necessarily incurred by CMCI while CMCI representative is away either from CMCI's regular place of business or from the primary location of performance of this Agreement engaged in the performance of services hereunder.

- 4. <u>INDEPENDENT CONTRACTOR</u>: CMCI will at all times be an independent contractor and not an employee of ours. The manner in which CMCI renders services to us will be within CMCI's sole control and discretion, although CMCI will cooperate with our personnel and use CMCI's best efforts in our behalf within the broad scope of the above outline of CMCI's services. CMCI recognizes and agrees that CMCI is not subject or entitled to any benefits, wages, or other terms and conditions of employment or otherwise under the policies, practices and procedures of the Company, its employees, agents and successors in interest as they may apply to employees of the Company, and agree that both this Agreement and services performed hereunder will be conclusively considered neither evidence of nor an application for employment by us.
- 5. WARRANTY: CMCI warrants that the consulting services to be performed by a CMCI representative hereunder will be performed in a professional and workmanlike manner in conformity with this Agreement. CMCI will comply with all applicable laws, rules, regulations and standards of any public authority having jurisdiction in performing CMCI consulting services. CMCI will observe our rules and regulations with respect to conduct and the health, safety and protection of persons and property while on our premises.
- 6. <u>LIABILITY</u>: CMCI assumes all risk and liability for loss of, or damage to property, and for personal injury, sickness and/or disease, including death resulting therefrom, sustained by a CMCI representative, if or where such loss or damage is incurred or such injury, sickness or disease is sustained, in connection with a CMCI representative's presence on our property and/or any services hereunder.
- 7. CONFIDENTIAL INFORMATION: Except as provided in Paragraph (8) below or as otherwise agreed to in writing by us, CMCI will keep confidential, and prevent the disclosure of Confidential Information as defined below; CMCI will not reproduce, use, deliver or otherwise exploit or permit to be reproduced, used, delivered or otherwise exploited, Confidential Information as defined below, to or for anyone other than the Company. As used herein, "Confidential Information" means and includes any and all non-public, proprietary information of the Company of the following: (i) information, know-how and data, whether technical or non-technical, which is in any way disclosed to CMCI by or on behalf of the Company in the course of, as a result of or in connection with this Agreement; (ii) all diagrams, plans, drawings, models, prototype devices, materials, evaluations, test results, specifications, data and notes, memoranda and other writings of a technical or economic nature which are furnished to CMCI by the Company for the performance of services hereunder or which CMCI prepares or procures, in the course of or for the performance of such services; and (iii) Subject Developments as defined in Paragraph 9 below. Such Confidential Information will be and remains the property of the Company. Promptly upon completion or termination of services hereunder, and at such time or time prior thereto as we may request, CMCI will deliver to the Company all copies of all reproducible Confidential Information. CMCI further agrees to refrain from writing on or marking Confidential Information in any manner, or from performing any other act with respect to Confidential Information, which is or tends to be contrary to or inconsistent with the Company's property rights in Confidential Information or CMCI's obligations concerning Confidential Information. CMCI agrees that Confidential Information of the Company is necessary and critical to the practice of the Company's business, and that disclosure thereof without consent of the Company would cause irreparable harm to the Company. CMCI also agrees that the restrictions of this paragraph are necessary and reasonable.

-3-

- 8. <u>DISCLOSABLE INFORMATION</u>: The obligations under Paragraph 7 above will not apply, however, to Confidential Information to the extent that Confidential Information is either: (i) known to the public and CMCI can establish such fact by reasonably convincing evidence; or (ii) was known to CMCI prior to the first disclosure to CMCI by or on behalf of the Company or any Affiliate and CMCI can establish such fact by reasonably convincing evidence; or (iii) received by CMCI in good faith from a third party (other than an Affiliate of the Company) not under an obligation of confidentiality to the Company and CMCI does not violate any obligation to a third party with respect to such Confidential Information. As used herein the term "Affiliate" means (i) any corporation 20% or more of the voting stock of which is owned or controlled by the Company, or (ii) any corporation owning or controlling 50% or more of the voting capital stock of the Company, or (iii) any corporation 50% or more of the voting capital stock of the Company.
- 9. <u>SUBJECT DEVELOPMENTS</u>: CMCI will promptly disclose to us, in writing and in reasonable detail, any and all inventions, improvements, developments, technical information, skill and know-how, patentable or unpatentable, which a CMCI representative makes, discovers or develops for, or in the course of, or as a result of, the performance of services hereunder (individually and collectively referred to as "Subject Developments"), and the same will be and remain the Company's sole and exclusive property throughout the world. CMCI will, at our request and expense, but without any other consideration, execute all documents and do all acts which may, in the opinion of the Company's counsel, be necessary or desirable to confirm in us all right, title and interest throughout the world in and to the Subject Developments and to enable and assist the Company to procure, maintain, enforce and defend patents, petty patents, copyrights, trademarks and other applicable statutory protection throughout the world on all Subject Developments which may be patentable or copyrightable. CMCI agrees that the copyright in any resulting work(s) created by CMCI in connection with CMCI's performance of services hereunder will be considered a work made for hire and will be owned by the Company or its designate and that CMCI will assign to the Company or its designate any rights CMCI may have in any resulting copyrightable work.
- 10. OTHER INFORMATION: The Company will not have any obligation or liability with respect to or arising out of our receipt of and/or use and/or disclosure of any and all unpatented inventions, technical information, know-how, data, drawings, documents, prototypes and models which CMCI at any time discloses or furnishes us in connection with this Agreement or in connection with the services covered by this Agreement and which do not become the property of the Company under Paragraph 9.
- 11. THIRD PARTY OBLIGATIONS AND SERVICES: CMCI hereby represents to Company that it will not provide services for the benefit of any third party during the term of this Agreement, if the services are within the scope of services as defined in Paragraph 1 of this Agreement. CMCI is, however, free to provide services to a third party (during the term of this Agreement and later) in the carbon/carbon field generally, so long as the services are not specifically within the scope of services described in Paragraph 1. Moreover, upon termination of this Agreement, CMCI is free to perform any services for any third party, with no limitation as to the scope of services provided, subject only to CMCI's continuing obligations of confidentiality as set forth under Paragraph 7 herein.

-4-

- 12. <u>TERM</u>: The term of this Agreement will commence on August 20, 2001, and shall terminate on July 31, 2002, provided, however, that either party may terminate this Agreement at any time on thirty (30) days prior written notice to the other party or immediately by written notice on breach of the Agreement by the other party. It may be extended by mutual agreement on such terms and conditions as the parties may agree on. It is understood and agreed that the services CMCI will perform for us under this Agreement are of a unique nature.
- 13. <u>SURVIVAL</u>: The provisions of Paragraphs 7, 8, 9, 10 and 11 will survive and continue after expiration or termination of this Agreement. This Agreement contains all the existing agreements and understandings between us. No modification of this Agreement or waiver of the terms and conditions hereof will be binding upon either party unless in writing and signed by both parties.

If a CMCI representative agrees to the foregoing, please indicate CMCI's acceptance thereof by signing the enclosed duplicate copy of this Letter Agreement and returning same to us.

Very truly yours,

Ву: ____

L. Batty
Director - Product and Process

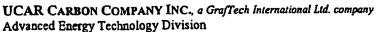
Development Group

Agreed to and Accepted this 17th day of August 2001:

CARBON MATERIALS CONSULTING INC

owh:paf:j:\winword:snyderagrREV.doc





12900 Snow Road • Parma, Ohio 44130

(216) 676-2000 Facsimile (216) 676-2536

July 23, 2002

Mr. David R. Snyder Carbon Materials Consulting Inc. 3077 Creek View Drive Cuyahoga Falls, OH 44223-3535

Dear Mr. Snyder:

Subject:

Amendment to Consulting Contract

Dated August 16, 2001 - Between

UCAR Carbon Company Inc. and D. R. Snyder

It is hereby proposed that the subject Consulting Contract be amended on Page 4, Item 12 (Term), changing --- "The term of this Agreement will commence on August 20, 2001, and shall terminate on July 31, 2002" to --- The term of this Agreement will commence on August 1, 2002, and shall terminate on July 31, 2003, ---

All other terms and conditions of the August 16, 2001, Agreement as amended will continue without modifications.

If you agree to the foregoing, please indicate your acceptance thereof by signing below and the enclosed duplicate copy of this Amendment and returning one to O. W. Hotchkiss, Manager, Intellectual Property Department.

Very truly yours,

UCAR Carbon Company Inc.

у _____

Director of Research and Development

Agreed to and Accepted this 315+
day of July , 2002:

Carbon Materials Consulting Inc.

By W. Snyder, President / CMCI

D. R. Srwder

j:\patentcorres\snyderext.doc



UCAR CARBON COMPANY INC., a GrafTech International Ltd. company Advanced Energy Technology Division 12900 Snow Road . Parma, Ohio 44130

(216) 676-2000 Facsimile (216) 676-2536

September 13, 2002

Mr. David R. Snyder Carbon Materials Consulting Inc. 3077 Creek View Drive Cuyahoga Falls, OH 44223-3535

Dear Mr. Snyder:

Subject:

Consulting Agreement

Dated August 16, 2001 - Between UCAR Carbon Company Inc. and Carbon Materials Consulting Inc.

Amended July 31, 2002

It is hereby proposed that the subject Consulting Agreement be further amended on Page 4, Item 12 (Term), changing --- and shall terminate on July 31, 2002 to --- and shall terminate on December 31, 2004, ---.

The subject Agreement shall also be amended on Page 1, Item 3 (Compensation), changing --- "Company agrees to pay CMCI for a minimum of twelve (12) hours per month for duration of this agreement" to --- Company agrees to pay CMCI for a minimum of twenty (20) hours per month for duration of this agreement ---. All other terms and conditions of the August 16, 2001, Agreement as amended will continue without modifications.

If you agree to the foregoing, please indicate your acceptance thereof by signing below and the enclosed duplicate copy of this Amendment and returning one to O. W. Hotchkiss, Manager, Intellectual Property Department.

Very truly yours,

UCAR Carbon Company Inc.

Director of Research and Development

Agreed to and Accepted this 18th day of September, 2002:

Carbon Materials Consulting Inc.

By W.R. Snylin President / CM CI

j:\patentcorres\snyderext2.doc

ATTORNEY'S DOCKET NO. P-2025-1

DECLARATION AND POWER OF ATTORNEY Original Application

As a below named inventor, I declare that I have reviewed and understand the contents of the specification, including the claims, as amended by any amendment specifically referred to in this Declaration, that the information given herein is true, that I believe that I am the original, first and sole inventor if only one name is listed at 201 below, or a joint inventor if plural inventors are named below at 201 et seq., of the invention entitled:

MANUFACTURE OF CARBON COMPOSITES BY HOT PRESSING

which is described and claimed in:

[X] the attached specification.		
[] the specification in application Serial No	filed on	
and was amended on ((if applicable),	
I authorize the attorneys named below to enter the file	ing date and Serial Number when issued.	
application in accordance with 37 CFR 1.56(a), that ever known or used in the United States of America described in any printed publication in any country by year prior to the earliest date of this application or to public use or on sale in the United States of America application or the provisional application(s) identified made the subject of an inventor's certificate issued foreign to the United States of America on an application(s) identified below and that as to application y legal representatives or assigns in any country filled foreign application(s) filled within twelve more	the provisional application(s) identified below, or in a more than one year prior to the earliest date of this d below, that the invention has not been patented or before the date of this application in any country lication filed by me or my legal representatives or arliest date of this application or the provisional ions for patent or inventor's certificate filed by me or foreign to the United States of America, the earliest of this prior to the earliest date of filing date of this d below and all foreign applications filed more than	
CHECK APPROPRIATE BOX:		
6 [X] No earlier-filed foreign applications.		
0 [] Required information as to foreign appli		
0 application is at 601 on page 2 attached	hereto and made a part hereof.	
I hereby claim the benefit under Title 35, United State provisional application(s) listed below.	•	
Application No. 60/430,578 FilingDate December 3, 2002		
Application No.	Filing Date	
I hereby claim the benefit under Title 35, United State	es Code, §120 of any United States	
application(s) listed below.	ET D	
Application No.	_ Filing Date	
Application No.	Filing Date	

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. (List name and registration number).

TIMOTHY R. KROGH, REG. NO. 40,688 PAUL CHIRGOTT, REG. NO. 31,749

UCA Pater 1521 Bran	R Carbon Con	nent,Patent Law Department Suite 301 Building	DIRECT TELEPHONE UCAR Carbon Company Telephone: (302) 778-83	y Inc.	S TO:		
	FULL		FIRST NAME		MIDDLE NAME		
	NAME OF INVENTOR	HUANG	DAI				
2 0 1	RESIDENCE & CITIZENSHIP	CITY SAGAMORE HILLS	STATE OR FOREIGN COUNTRY OHIO		COUNTRY OF CITIZENSHIP CHINA		
	POST OFFICE ADDRESS	POST OFFICE ADDRESS 232 SEIBERLING DRIVE	CITY SAGAMORE HILLS	STA' OHI	TE OR COUNTRY O	ZIP CODE 44067	
	FULL NAME OF INVENTOR	1	FIRST NAME RICHARD		MIDDLE NAME T.		
2 0 2	RESIDENCE & CITIZENSHIP	CITY AUBURN	STATE OR FOREIGN COUNTRY OHIO		COUNTRY OF CITIZENSHIP US		
~	POST OFFICE ADDRESS	POST OFFICE ADDRESS 595 MOCK ORANGE CIRCLE	CITY AUBURN	STA' OHI	TE OR COUNTRY O	ZIP CODE 44023	
	FULL NAME OF INVENTOR		FIRST NAME IRWIN		MIDDLE NAME C.		
2 0 3	RESIDENCE & CITIZENSHIP	CITY STRONGSVILLE	STATE OR FOREIGN COUNTRY OHIO		COUNTRY OF CITIZENSHIP US		
	POST OFFICE ADDRESS	POST OFFICE ADDRESS 17100 VALLEY CREEK	CITY STRONGSVILLE 44136	STA' OHI	TE OR COUNTRY O	ZIP CODE 44136	
	FULL NAME OF INVENTOR		FIRST NAME DAVID		MIDDLE NAME		
2 0 4	RESIDENCE & CITIZENSHIP	CITY CUYAHOGA FALLS	STATE OR FOREIGN COUNTRY OHIO		COUNTRY OF CITIZENSHIP US		
	POST OFFICE ADDRESS	POST OFFICE ADDRESS 3350 LLOYD STREET 3077 CREEK VIEW DRIVE	CITY CUYAHOGA FALLS	оні		ZIP CODE 44221	UR1 44223
3 0 0	List of Applicants continued on page 2: [] YES [] NO						
I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so							
		true; and further that these statements we					

made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

laise statements may jeopardize the validity of the application of any patent issuing thereon:			
SIGNATURE OF INVENTOR 201 p	SIGNATURE OF INVENTOR 202	SIGNATURE OF INVENTOR 203	
Shi sera	Richard T. Llvis	Juin C. Leuri	
DATE 2/14/2003	DATE 2/10/2003	DATE 2 /14/2003	
SIGNATURE OF INVENTOR 204	,		
DATE 1/30/03			

FORM PTO - 1595 1-31-92

RECORDATION FORM COVER SHEET Patent and Trademark Office

U.S. DEPARTMENT OF COMMERCE

PATENTS ONLY			
To the Honorable Commissioner of Patents and Trademarks, Please record the at	tached original documents or copy thereof		
1. Name of conveying party(ies): Dai Huang Richard T. Lewis Irwin C. Lewis David Synder Additional name(s) of conveying party(ies) attached? 3. Nature of conveyance: X Assignment Security Agreement Other Execution Date: 0/14/03; 0/10/03; 0/14/03; 1/30/03 respectively	2. Name and address of receiving party (ies): Name: UCAR Carbon Company Inc. Internal Address: Street Address: 1521 Concord Pike, Suite 301 Brandywine West Building Wilmington, Delaware 19803 Additional name(s) address(es) attached? Yes _X No		
4. Application number (s) or patent number (s): Serial No. TBD If this document is being filed together with a new application, the execution da A. Patent Application No.(s) B. Patent Additional numbers attached? Yes X No	ate of the application is: tent No.(s)		
5. Name and address of party to whom correspondence concerning document should be mailed: Name: Timothy R. Krogh UCAR Carbon Company Inc. Internal Address: Brandywine West Building, Suite 301	6. Total Number of applications and patents involved:(1) 7. Total Fee (37 CFR 3.41) \$ 40.00 Enclosed X Authorized to be charged to deposit account 8. Deposit account number: 21-0010		
Street Address: 1521 Concord Pike City: WILMINGTON State: DE Zip: 19803	(Attach duplicate copy of this page if paying by deposit account)		
DO NOT USE THIS SPACE			
9. Statement and Signature To the best of my knowledge and belief, the foregoing information is true and Timothy R. Krogh Name of Person Signing Reg. 40,688 Signature	correct and any attached copy is a true copy of the original document. February 24, 2003 Date		
Attorney Docket # P-2025-1: Total number of pages including	g cover sheet, attachments, and document:(3)		
OMB No. 0651-0011 (exp. 4/94)			
Do not detach	this portion		
Mail documents to be recorded with required cover sheet information to:			
Commissioner of Patents and Trademarks Box Assignments Washington, D.C. 20231			
Public burden reporting for this sample cover sheet is estimated to average about 30 minutes	per document to be recorded, including time for reviewing the document and gathering the		

data needed, and completing and reviewing the sample cover sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Office of Information Systems, PK2-1000C, Washington, D.C. 20231, and to the Office of Management and Budget, Paperwork Reduction Project (0651-0011), Washington, D.C. 20503.

ASSIGNMENT

We, the undersigned, Dai Huang of 232 Seiberling Drive, Sagamore Hills, OH 44067; Richard T. Lewis of 595 Mock Orange Circle, Auburn, OH 44023; Irwin C. Lewis of 17100 Valley Creek, Strongsville, OH 44136; and David Snyder of 3250 Lloyd Street, Cuyahoga Falls, OH 44221 44223 DRB 1/32/03

3277 Creek View Drive

HEREBY STATE UNDER OATH that we are the original, first and joint inventors of an invention for MANUFACTURE OF CARBON COMPOSITES BY HOT PRESSING as described and/or claimed in our application for Letters Patent in the United States of America, which is filed herewith.

NOW, THEREFORE, for one (1) dollar and other good and valuable consideration, the sufficiency of which is hereby acknowledged, we do hereby assign, transfer and sell to UCAR CARBON COMPANY INC., a corporation organized and existing under the laws of the State of Delaware, United States of America, its successors and assigns, having an office at 1521 Concord Pike, Suite 301, Brandywine West Building, Wilmington, Delaware 19803, United States of America as Assignee, without any restrictions, reservations or limitations, our entire right, title, and interest in and to the aforesaid invention and application for Letters Patent and all patents which may be granted thereon, and all divisions, continuations, continuations-in-part, reissues, and extensions thereof;

INCLUDING ALL RIGHTS in and to said invention in any country of the world, including, but not limited to, all priority rights derived from the aforesaid application for Letters Patent by virtue of the International Convention for the Protection of Industrial Property, for any and all member countries of the aforesaid International Convention;

AND FURTHER INCLUDING THE SOLE RIGHT to file such applications under the Patent Laws of any country of the world in its name and/or ours, and the sole right to have patents granted on said applications in its name and/or ours to the full end of the term for which said patents may be granted as fully and entirely as the same would have been held by us had this assignment not been made, and to enforce said patents with our right to sue for and recover accrued profits or damages for any and all infringements thereof;

AND agree that we will communicate to said UCAR CARBON COMPANY INC., or its representatives any facts known to us respecting said invention and testify in legal proceedings, sign all lawful papers, execute all divisional, continuing, reissue and other applications, make all rightful oaths and generally do everything possible to aid said UCAR CARBON COMPANY INC., its successors, assigns, and nominees, to obtain and enforce proper protection for said invention in all countries.

SIGNED AND SEALED at Parma	this 4 day of February 2003.
	Di Ser
	Dai Huang
State of Ohio)	_
County of Cuyahoga }	SS:
This 14th day of February.	2003, before me personally came the above-named
Dai Huang to me personally known as the individ	dual who executed the foregoing assignment, who has
acknowledged to me that he executed the same of h	is own free will for the purposes therein set forth. Notary Public
(Seal)	•

LORI B. HOFFMAN
Notary Public, State of Ohio, Cuy. Cty.
My Commission Expires Aug. 9, 2004

SIGNED AND SEALED at Parma this 10th day of February 2003.
Richard T. Lewis
State of Ohio)
County of Cuyahoga) ss:
This day of February, 2003, before me personally came the above-named Richard T. Lewis to me personally known as the individual who executed the foregoing assignment, who has acknowledged to me that he executed the same of his own free will for the purposes therein set forth. (Seal)
LORI B. HOFFMAN Notary Public, State of Ohio, Cuy. Cty. My Commission Expires Aug. 9, 2004
SIGNED AND SEALED at Parmo this Honday of February, 2003. Irwin C. Lewis
State of Ohio)
County of <u>Cuyahoga</u>) ss:
This 14th day of FCOVOCU 2003, before me personally came the above-named Irwin C. Lewis to me personally known as the individual who executed the foregoing assignment, who has acknowledged to me that he executed the same of his own free will for the purposed therein set forth.
(Seal) Notary Public
LORI B. HOFFMAN Notary Public, State of Ohio, Cuy. Cty. SIGNED AND SEALED at This 30 this
State of Ohio)
County of <u>Cugulaga</u>) ss:
This 3014 day of 797007, 2003, before me personally came the above-named David Snyder to me personally known as the individual who executed the foregoing assignment, who has acknowledged to me that he executed the same of his own free will for the purposes therein set forth.
(Seal) Notary Public Attorney - ot - low Commission Does Not Expire

Registered Patent Attorneys

Mark J. Patterson
I. C. Waddey, Jr.
Edward D. Lanquist, Jr.
Lucian Wayne Beavers
James R. Cartiglia
Emily A. Shouse

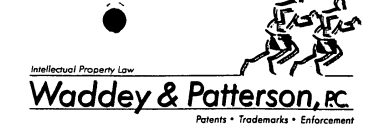
Larry W. Brantley*

Martha B. Allard*
Douglas W. Schelling, Ph.D.

Phillip E. Walker

Howard H. Bayless

*Licensed in a State other than Tennessee.



March 10, 2004

Mr. Dave Snyder 3077 Creekview Drive Cuyahoga Falls, OH 44223 Via Express Mail

EVOY7641614US

Dear Mr. Snyder:

As you know, UCAR Carbon Company Inc. filed for patent protection on inventions you participated in while a UCAR consultant. I have enclosed herein formal documents needed to finalize these applications.

More specifically, attached is an Oath and Assessment required in Taiwan which needs only your signature; a Declaration for the United States which needs your signature and date where indicated; and an Assignment document for the United States that requires your signature, date, and notarization where indicated.

Because we are somewhat pressed for time, especially with the Taiwanese application, I would be most appreciative if you would execute these documents as indicated and return them to me by Wednesday, March 17, 2004. If we do not receive the executed documents by that date, one or both of the applications may go abandoned. Of course, if you incur any reasonable expenses in having the enclosures notarized, please let me know and we will reimburse you.

So you are aware, I may be following up with two (2) additional documents in the next few days which need execution.

Thank you for your attention to this matter.

Very truly yours,

WADDEY & PATTERSON

James R. Cartiglia ircgiplawgroup.com

JRC/rra Enclosures

Offices also at: AmSouth Center 200 Clinton Avenue Suite 302 Huntsville, AL 35801 256.535.4400 Fax: 256.535.4402

OATH & ASSIGNMENT

Being duly sworn, I/we, the undersigned, residing at the following address(es) Am/are the true inventor(s) of a new invention entitled: Manufacture of carbon/carbon composites by hot pressing By these presents, I/we do assign and transfer to UCAR CARBON COMPANY INC. a corporation organized and existing under the laws of <u>U.S.A.</u> located at 12900 Snow road, Parma, OH 44130, U.S.A. all rights, title and interest in and to said new invention, in respect of which an application for the issuance of Letters Patent is being filed in the Republic of China was truly invented by me/us; and that I am/we shall be prepared to accept any penalties as provided by law in the event that there is evidence that said invention is deemed to be a fake, copy or an imitation. **INVENTORS:** (Sign) (Print) Huang, Dai Address: 232 Seiberling Drive, Sagamore Hills, OH, U.S.A. (Print) Lewis, Richard T. Address: 595 Mock Orange Circle, Auburn, OH, U.S.A. (Print) Lewis, Irwin C. Address: 17100 Valley Creek, Strongsville, OH, U.S.A. 4. (Sign) (Print) Snyder, David

Address: 3350 Lloyd Street, Cuyahoga Falls, OH 44221, U.S.A.





Track Shipments Detailed Results

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Tracking number Signed for by Ship date Delivery date/time 837069734640 A.VERY Mar 10, 2004 Mar 11, 2004 9:27 am Reference number Delivered to Delivery location Service type

Location

P2025-2 RA Recipient CUYAHOGA FALLS OH Priority Envelope

No signature required - release

No signature required - release

waiver on file

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Date/time Mar 11, 2004

Mar 10, 2004

Status 9:27 am Deliver

9:27 am Delivered
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8:09 am On FedEx vehicle for delivery
7:13 am Arrived at FedEx Destination
Location
4:00 am Left FedEx Sort Facility
3:28 am Left FedEx Ramp
1:57 am Left FedEx Sort Facility
1:37 am Arrived at Sort Facility

9:56 pm Left FedEx Origin Location 6:23 pm Picked up by FedEx Comments

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NASHVILLE TN

NASHVILLE TN

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Your Intermal Billing Reference P2025-2 PANAL To Recipient's DAVE SNYDER Phone ()	Special Handling Include Footx address in Section 1 SATURDAY Delivery HOLD Weekday at FedEx Location Available ONLY for FedEx Post Dvernight or FedEx Does this shipment contain designating goods? Large Pail, and FedEx Survive Pail Include FedEx Survive Pail HOLD Saturday at FedEx Location Available for FedEx Post Dvernight or FedEx Post Dvernight or FedEx Post Dvernight and FedEx 2Day to effect of Post Dvernight and FedEx 2Day to effect of Post Dvernight Post Dve
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By using this Airbill you agree to the service conditions on the back of thin Airbill and in our current Service Guida, including terms that finit our liability. Questions? Visit our Web site at federa.com or call 1.800.Go.FedEx* 800.463.3339.	\$.00 **Tour Subliky is limited to \$100 unless you declare a higher value. See back for details. **Release Signature Sign to authorize delivery reshout obtaining signature. **By signing you subtorize us to deliver this signment without obtaining a signature and agree to indemnify and hold us harmless from any resulting claims. **Light 1.00 **Predict Use Only **Fedict Use Only **Fedict Use Only **Predict Use Only *